Case 3:09-cv-01152-SI Document 47 Filed 02/02/10 Page 1 of 2

1 2 3 4 5 6	Greg L. Lippetz (State Bar No. 154228) glippetz@jonesday.com JONES DAY 1755 Embarcadero Road Palo Alto, CA 94303 Telephone: 650-739-3939 Facsimile: 650-739-3900 Attorneys for Defendant Maxim Integrated Products, Inc.	David N. Kuhn - State Bar No. 73389 Attorney-at-Law 144 Hagar Avenue Piedmont, CA 94611 Telephone: (510)653-4983 E-mail: dnkuhn@pacbell.net Attorney for Plaintiff Gregory Bender
7		
8	UNITED STATES	S DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		G 37 G00 044 50 G7
12	Gregory Bender,	Case No. C09-01152-SI
13	Plaintiff,	STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE
14	V.	FOR MAXIM TO FILE ITS DISCOVERY MOTION RELATED
15	Maxim Integrated Products, Inc.,	TO BENDER'S AMENDED INFRINGEMENT CONTENTIONS
16	Defendant.	
17	Plaintiff Gregory Bender ("Plaintiff") ar	nd Defendant Maxim Integrated Products Inc
18	Plaintiff Gregory Bender ("Plaintiff") and Defendant Maxim Integrated Products, Inc., ("Defendant"), through their respective counsel, hereby make the following stipulation with	
19	regards to Defendant's discovery motion related to Plaintiff's amended infringement contentions.	
20	·	uest that the deadline for Defendant to file its
21	discovery motion pursuant to the Court's Order of December 29, 2009 (D.I. 43) be extended until	
22	Friday, February 05, 2010. The parties further s	stipulate that the Court's orders granting
23	Defendant temporary relief from its discovery of	bligations (D.I. 34 and 43) shall remain in place
24	until the dispute is resolved.	
25	-	
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27		
28		STIPULATION EXTENDING FILING DEADLINE FOR
		DEFENDANT'S DISCOVERY MOTION

Case 3:09-cv-01152-SI Document 47 Filed 02/02/10 Page 2 of 2

1	Respectfully submitted,	
2	Dated: January 29, 2010 Jones Day	
3	zarour canada za, zoro	
4	By: /s/ Gregory Lippetz	
5	Greg L. Lippetz State Bar No. 154228	
6	JONES DAY 1755 Embarcadero Road	
7	Palo Alto, CA 94303 Telephone: 650-739-3939	
8	Facsimile:650-739-3900	
9	Counsel for Defendant Maxim Integrated Products, Inc.	
10		
11		
12	In accordance with General Order No. 45, Section X(B), the above signatory attests that	
13	concurrence in the filing of this document has been obtained from the signatory below.	
14	Dated: January 29, 2010 By: /s/ David Kuhn	
	Dated. January 27, 2010 Dy. 75/ David Kullii	
15	David N. Kuhn	
15 16	David N. Kuhn Attorney-at-Law 144 Hagar Avenue	
	David N. Kuhn Attorney-at-Law	
16	David N. Kuhn Attorney-at-Law 144 Hagar Avenue Piedmont, California 94611	
16 17	David N. Kuhn Attorney-at-Law 144 Hagar Avenue Piedmont, California 94611 Telephone: (510) 653-4983	
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16 17 18 19	David N. Kuhn Attorney-at-Law 144 Hagar Avenue Piedmont, California 94611 Telephone: (510) 653-4983 Counsel for Plaintiff Gregory Bender	
16 17 18 19 20	David N. Kuhn Attorney-at-Law 144 Hagar Avenue Piedmont, California 94611 Telephone: (510) 653-4983	
16 17 18 19 20 21	David N. Kuhn Attorney-at-Law 144 Hagar Avenue Piedmont, California 94611 Telephone: (510) 653-4983 Counsel for Plaintiff Gregory Bender PURSUANT TO STIPULATION, IT IS SO ORDERED:	
16 17 18 19 20 21 22	David N. Kuhn Attorney-at-Law 144 Hagar Avenue Piedmont, California 94611 Telephone: (510) 653-4983 Counsel for Plaintiff Gregory Bender PURSUANT TO STIPULATION, IT IS SO ORDERED: DATED:, 2010	
16 17 18 19 20 21 22 23	David N. Kuhn Attorney-at-Law 144 Hagar Avenue Piedmont, California 94611 Telephone: (510) 653-4983 Counsel for Plaintiff Gregory Bender PURSUANT TO STIPULATION, IT IS SO ORDERED:	
16 17 18 19 20 21 22 23 24	David N. Kuhn Attorney-at-Law 144 Hagar Avenue Piedmont, California 94611 Telephone: (510) 653-4983 Counsel for Plaintiff Gregory Bender PURSUANT TO STIPULATION, IT IS SO ORDERED: DATED:, 2010 By: THE HON. SUSAN ILLSTON	
16 17 18 19 20 21 22 23 24 25	David N. Kuhn Attorney-at-Law 144 Hagar Avenue Piedmont, California 94611 Telephone: (510) 653-4983 Counsel for Plaintiff Gregory Bender PURSUANT TO STIPULATION, IT IS SO ORDERED: DATED:, 2010 By: THE HON. SUSAN ILLSTON	